

23-2156

IN THE
United States Court of Appeals
for the Fourth Circuit

Richmond, Virginia

ANDREW U. D. STRAW,
Appellant-Plaintiff, Pro Se,

v.

UNITED STATES,
Appellee-Defendant.

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)**CAMP LEJEUNE JUSTICE ACT****ORAL ARG. NOT REQUESTED**

Appeal from the United States District Court for
the Eastern District of North Carolina, Southern Division
Case No. 7:23-cv-00162-BO-BM
The Honorable Judge Terrence W. Boyle

SUPPLEMENTAL DOCUMENT & AUTHORITIES SUPPORTING
DKT. 56 MOTION FOR RELIEF UNDER 28 U.S.C. §§ 451 & 2201



s/ ANDREW U. D. STRAW

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SERVICE BY EMAIL (ENOTICE) PREFERRED

I, *Appellant* Andrew U. D. Straw, make this filing with supplemental documentation and authorities to support my Dkt. 56 MOTION for a declaration of law:

1. At [Dkt. 56](#), I requested by motion this Court to make declarations of law principally to recognize the VSB exoneration of me ([Dkt. 49-2](#) below) as having absolute *res judicata* effect as a **last in time** final order that every court in this Circuit must give primacy. *See*, [Dkt. 57-4](#) on the trial court docket.
2. This request for relief was under CLJA as well as 28 U.S.C. §§ [451](#) & [2201](#) as a means to **mitigate the damage** that the Indiana Supreme Court has done to me while fully aware of and citing to my Camp LeJeune mental illnesses, which I listed in my Short Form Complaint below at [Dkt. 55](#).

WHEREFORE, please find attached as supporting my [Dkt. 56](#) MOTION my Indiana Supreme Court **NOTICE** after 7 years of illegitimate law license suspension that was “received” by the Indiana Supreme Court on **2/15/2024**. Indiana Supreme Court suspended me on **2/14/2017** and VSB exonerated me on **6/20/2017** but **Indiana kept me suspended until now over my numerous objections and lawsuits to reverse or compensate the damage**. Also attached is the relevant **PETITION** I filed in Indiana to reinstate my Indiana law license, **#23378-53**, with absolutely compelling reasoning on **2/17/2024**. I asked for that reinstatement to be done on the 23rd anniversary of my [near-death car accident](#) caused by a reckless driver who hit me and [broke my bones from face to ankle](#) on the way to the [Indiana Supreme Court to work](#). That accident happened on **2/22/2001** and so my Indiana license is requested to be reinstated on **2/22/2024**. Given the United States in its **Affirmative Defense Number 13** in its [Dkt.](#)

[17](#) Answer, **page 29**, in the trial court demanded me to **mitigate any damage**, I am filing these things **to mitigate the damage under CLJA**. If this Court intends to grant my motion at [Dkt. 56](#), I would be most grateful if this is done on that 23rd anniversary of my car accident: **2/22/2024**. Or, perhaps on the 27th anniversary of my mother's death from her [Camp LeJeune breast cancer](#), which has been an open wound to me and my family with NO RELIEF or APOLOGY for that entire 27 years: [2/26/1997](#) – **2/26/2024**.

I, Andrew U. D. Straw, verify that the statements above are true and correct on penalty of perjury.

Signed this 18th day of February, 2024.



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CERTIFICATE OF SERVICE

I, Andrew U. D. Straw, hereby certify that on the date set forth below, I electronically filed the foregoing **SUPPLEMENTAL AUTHORITIES** with the Clerk of Court using the CM/ECF system, which will serve the attached on all counsel of record.

Since [Dkt. 19](#), the appellee has had actual notice of this appeal but is choosing not to appear by counsel.

Dated this 18th day of February, 2024



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